113TH CONGRESS 1ST SESSION

S. 940

To provide grants to States to improve high schools and raise graduation rates while ensuring rigorous standards, to develop and implement effective school models for struggling students and dropouts, and to improve State policies to raise graduation rates, and for other purposes.

IN THE SENATE OF THE UNITED STATES

May 14, 2013

Mr. UDALL of New Mexico introduced the following bill; which was read twice and referred to the Committee on Health, Education, Labor, and Pensions

A BILL

- To provide grants to States to improve high schools and raise graduation rates while ensuring rigorous standards, to develop and implement effective school models for struggling students and dropouts, and to improve State policies to raise graduation rates, and for other purposes.
 - 1 Be it enacted by the Senate and House of Representa-
 - 2 tives of the United States of America in Congress assembled,
 - 3 SECTION 1. SHORT TITLE; TABLE OF CONTENTS.
 - 4 (a) Short Title.—This Act may be cited as the
 - 5 "Graduation Promise Act of 2013".
- 6 (b) Table of Contents for
- 7 this Act is as follows:

- Sec. 1. Short title; table of contents.
- Sec. 2. Definitions.

TITLE I—HIGH SCHOOL IMPROVEMENT AND DROPOUT REDUCTION FUND

- Sec. 101. Purposes.
- Sec. 102. Definitions.
- Sec. 103. Grants authorized.
- Sec. 104. Secretarial peer review and approval.
- Sec. 105. State plan to develop differentiated high school improvement system.
- Sec. 106. Use of grant funds.
- Sec. 107. Statewide differentiated high school improvement system.
- Sec. 108. Subgrants to local educational agencies.
- Sec. 109. Local educational agency implementation of school improvement system.
- Sec. 110. School improvement activities.
- Sec. 111. Evaluation and reporting.
- Sec. 112. Authorization of appropriations.

TITLE II—DEVELOPMENT OF EFFECTIVE SCHOOL MODELS

- Sec. 201. Purposes.
- Sec. 202. Definitions.
- Sec. 203. Grants authorized.
- Sec. 204. Application.
- Sec. 205. Secretarial peer review and approval.
- Sec. 206. Use of funds.
- Sec. 207. Evaluation and reporting.
- Sec. 208. Authorization of appropriations.

1 SEC. 2. DEFINITIONS.

- 2 In this Act:
- 3 (1) In general.—The terms "distance learn-
- 4 ing", "educational service agency", "highly quali-
- 5 fied", "local educational agency", "outlying area",
- 6 "secondary school", and "State educational agency"
- 7 have the meanings given the terms in section 9101
- 8 of the Elementary and Secondary Education Act of
- 9 1965 (20 U.S.C. 7801).
- 10 (2) Graduation rate.—The term "graduation
- 11 rate" has the meaning given the term in section
- 12 1111(b)(2)(C)(vi) of the Elementary and Secondary

1	Education Act of 1965 (20 U.S.C.
2	6311(b)(2)(C)(vi)), as clarified in section
3	200.19(b)(1) of title 34, Code of Federal Regula-
4	tions.
5	(3) High school.—The term "high school"
6	means a secondary school in which the—
7	(A) entering grade of the school is not
8	lower than grade 7; and
9	(B) highest grade of the school is—
10	(i) grade 12; or
11	(ii) in the case of a secondary school
12	approved by a State to issue a regular di-
13	ploma concurrently with a postsecondary
14	degree or with not more than 2 years
15	worth of postsecondary academic credit
16	grade 13.
17	(4) Industry-recognized credential.—The
18	term "industry-recognized credential" means a cre-
19	dential—
20	(A) that is sought or accepted by employ-
21	ers within the industry or sector involved as a
22	recognized, preferred, or required credential for
23	recruitment, screening, hiring, retention, or ad-
24	vancement nurnoses.

1	(B) that, where appropriate, is endorsed by
2	a nationally recognized trade association or or-
3	ganization representing a significant part of the
4	industry or sector; and
5	(C) earned from a program determined by
6	the State grantee to be a program of high qual-
7	ity.
8	(5) Institution of higher education.—The
9	term "institution of higher education" has the
10	meaning given the term in section 101(a) of the
11	Higher Education Act of 1965 (20 U.S.C. 1001(a)).
12	(6) Secretary.—The term "Secretary" means
13	the Secretary of Education.
14	(7) State.—The term "State" means each of
15	the several States of the United States, the District
16	of Columbia, and the Commonwealth of Puerto Rico.
17	TITLE I—HIGH SCHOOL IM-
18	PROVEMENT AND DROPOUT
19	REDUCTION FUND
20	SEC. 101. PURPOSES.
21	The purposes of this title are to—
22	(1) improve high school student academic
23	achievement and graduation rates and prepare all
24	students for postsecondary education and the work-
25	force:

1	(2) help States and local educational agencies
2	develop high school improvement systems to deliver
3	support and technical assistance to high schools
4	identified for whole school reform or replacement, as
5	described in clause (ii) and (iii) of section
6	105(b)(2)(B);
7	(3) ensure students graduate from high school
8	with the education and skills necessary to compete
9	in a global economy; and
10	(4) help build the capacity to develop and im-
11	plement research-based, sustainable, and replicable
12	high school improvement models and interventions
13	that are for high schools in whole school reform and
14	replacement and that engage the whole community.
15	SEC. 102. DEFINITIONS.
16	In this title:
17	(1) ANNUAL MEASURABLE GROWTH.—The term
18	"annual measurable growth" means a rate of annual
19	growth determined by a State educational agency
20	that is approved by the Secretary.
21	(2) External partner.—The term "external
22	partner" means an entity—
23	(A) that is an organization such as a non-
24	profit organization, community-based organiza-
25	tion, local education fund, service organization,

1	educational service agency, or institution of
2	higher education; and
3	(B) that has demonstrated expertise and
4	effectiveness in providing targeted support such
5	as data analysis, professional development, or
6	provision of nonacademic support and inte-
7	grated student services to local educational
8	agencies, schools, or students that leads to im-
9	proved teaching, learning, and outcomes for
10	students, including for those students who are
11	failing to make sufficient progress to graduate
12	in the standard amount of years or who have
13	dropped out of high school.
14	(3) Low-income local educational agen-
15	CY.—The term "low-income local educational agen-
16	cy" means a local educational agency—
17	(A) that serves not fewer than 10,000 chil-
18	dren from families with incomes below the pov-
19	erty line; or
20	(B) for which not less than 20 percent of
21	the children served by the agency are from fam-
22	ilies with incomes below the poverty line.
23	(4) MIDDLE GRADES.—The term "middle
24	grades" means any of grades 5 through 8.

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1	(5) POVERTY LINE.—The term "poverty line"
2	means the poverty line described in section 673 of
3	the Community Services Block Grant Act (42 U.S.C.
4	9902), applicable to a family of the size involved.
5	(6) SECONDARY SCHOOL REFORM PARTNER.—
6	The term "secondary school reform partner" means
7	an organization, such as a school reform organiza-
8	tion, community-based organization, local education
9	fund, educational service agency, or institution of
10	higher education, with expertise in analyzing school
11	performance data and a track record of success in
12	improving student achievement and graduation rates
13	in low-performing high schools.
14	SEC. 103. GRANTS AUTHORIZED.
15	(a) In General.—The Secretary is authorized to
16	make grants, through allotments under subsection (b), to
17	State educational agencies with approved State plans that
18	will—
19	(1) improve student achievement and gradua-

- 20 tion rates;
- 21 (2) effectively target resources and technical as-22 sistance to high schools in whole school reform or re-23 placement, as described in clause (ii) or (iii) of sec-24 tion 105(b)(2)(B); and

1	(3) ensure coordination with other Federal pro-
2	grams, where applicable, including programs author-
3	ized under the Elementary and Secondary Education
4	Act of 1965 (20 U.S.C. 6301 et seq.), the Individ-
5	uals with Disabilities Education Act (20 U.S.C.
6	1401 et seq.), and the Carl D. Perkins Career and
7	Technical Education Act of 2006 (20 U.S.C. 2301
8	et seq.).
9	(b) Determination of Allotments.—
10	(1) Reservation of funds.—From the total
11	amount appropriated under section 112, the Sec-
12	retary shall reserve not more than—
13	(A) the lesser of 3 percent or \$50,000,000,
14	to—
15	(i) provide technical assistance and
16	ongoing regional training programs that
17	are equitably distributed—
18	(I) among the different geo-
19	graphic regions of the United States;
20	and
21	(II) among State and local edu-
22	cational agencies serving urban and
23	rural areas;
24	(ii) evaluate activities authorized
25	under this title in order to determine the

1	most effective strategies for improving stu-
2	dent achievement and outcomes for stu-
3	dents attending high schools identified for
4	targeted intervention, whole school reform,
5	or replacement under section 105(b)(2);
6	and
7	(iii) disseminate the findings of such
8	evaluations;
9	(B) the lesser of 4 percent or \$75,000,000,
10	to build the capacity of secondary school reform
11	partners and external partners to provide serv-

ices under this Act that benefit high schools and support the development or enhancement of research-based whole secondary school reform or new secondary school models, of which not less than 35 percent of such reserved funds shall be awarded, on a competitive basis, to secondary school reform partners or external partners that will provide services under this Act that benefit high schools designated with a school locale code of Fringe Rural (41), Distant Rural (42), or Remote Rural (43), as determined by the Secretary;

(C) 2 percent to the Secretary of the Interior, to enable the Secretary to carry out the

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- purposes of this Act for schools operated or funded by the Bureau of Indian Education of the Department of the Interior; and
 - (D) one-half of 1 percent to award assistance under this title to the outlying areas according to their respective needs for assistance under this title.
 - (2) State allotment.—From the total amount appropriated under section 112 for a fiscal year and not reserved under paragraph (1), the Secretary shall make allotments as follows:
 - (A) Low-income local educational agencies in the State bears to the total of such percentages for all the States.
 - (B) LOWEST GRADUATION RATE CALCULA-TION.—From such amount, the Secretary shall allot to each State for which the graduation rate is within the lowest one-third of the graduation rates for all States, an amount that bears the same ratio to 25 percent of the sums

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being allotted as the number of students enrolled in high schools in the State bears to the total of such students in all of such States with the lowest one-third graduation rates.

- (C) MIDDLE GRADUATION RATE CALCULATION.—From such amount, the Secretary shall allot to each State for which the graduation rate is within the middle one-third of the graduation rates for all States, an amount that bears the same ratio to 15 percent of the sums being allotted as the number of students enrolled in high schools in the State bears to the total of such students in all of such States within the middle one-third graduation rates.
- (D) Highest graduation rate calculation.—From such amount, the Secretary shall allot to each State for which the graduation rate is within the highest one-third of the graduation rates for all States, an amount that bears the same ratio to 10 percent of the sums being allotted as the number of students enrolled in high schools in the State bears to the total of such students in all of such States within the highest one-third graduation rates.

- 1 (3) REALLOTMENT.—If any State does not 2 apply for an allotment under this subsection for any 3 fiscal year, the Secretary shall reallot the amount of 4 the allotment to the remaining States in accordance 5 with this subsection.
 - (4) Using first-year data.—In calculating allotments under this subsection for the second and each subsequent year of the grant period, the Secretary shall use the data relating to low-income local educational agencies and graduation rates used for the first year of the grant period.
 - (5) Hold Harmless.—Notwithstanding any other provision of this subsection but subject to paragraph (6), no State shall receive an allotment under this section for a fiscal year in an amount that is less than the amount the State received under this section for the first fiscal year of the grant period.
 - (6) RATABLE REDUCTION.—If the amount appropriated in a fiscal year is not sufficient to pay the minimum allotments to all eligible institutions under paragraph (5), the amount of the minimum allotment to each such eligible institution shall be ratably reduced.

1	(c) Supplement, Not Supplant.—A State edu-
2	cational agency that receives a grant under this title shall
3	use the grant funds to supplement, and not supplant, Fed-
4	eral and non-Federal funds available to high schools.
5	(d) Matching Funds.—
6	(1) In General.—A State educational agency
7	that receives a grant under this section shall provide
8	matching funds, from non-Federal sources, in an
9	amount equal to 25 percent of the amount of grant
10	funds provided to the State to carry out the activi-
11	ties supported by the grant. Such matching funds
12	may be provided in cash or in-kind, except that—
13	(A) not more than 10 percent of the
14	amount of grant funds may be provided
15	through in-kind contributions; and
16	(B) any in-kind contributions shall be di-
17	rected toward supporting the State educational
18	agency's technical assistance efforts or the op-
19	eration of the State's differentiated high school
20	improvement system under section 105.
21	(2) Waiver.—The Secretary may waive the re-
22	quirements under paragraph (1).
23	SEC. 104. SECRETARIAL PEER REVIEW AND APPROVAL.
24	(a) In General.—The Secretary shall—

- 1 (1) establish a peer-review process to assist in 2 the review and approval of State plans;
- 2) appoint individuals to the peer-review process who are educators and experts in educational standards, assessments, accountability, high school improvement, dropout prevention, academic needs of English language learners, and other educational needs of high school students;
 - (3) approve a State plan submitted under this title not later than 120 days after the date of the submission of the plan unless the Secretary determines that the plan does not meet the requirements of this title;
 - (4) if the Secretary determines that the State plan does not meet the requirements of this title, immediately notify the State of such determination and the reasons for such determination;
 - (5) if the Secretary determines that the State does not have the capacity to carry out the school improvement activities described in sections 105(b)(2) and 107, offer technical assistance to carry out such activities for States directly or through contracts with secondary school reform partners;
- 25 (6) not deny a State's plan before—

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1	(A) offering the State an opportunity to
2	revise the State's plan;
3	(B) providing the State with technical as-
4	sistance in order to submit a successful plan;
5	and
6	(C) providing the State an opportunity for
7	a hearing or accepting input from the State;
8	and
9	(7) have the authority to deny a State plan for
10	not meeting the requirements of this title.
11	(b) Accuracy.—In approving a State plan, the Sec-
12	retary shall ensure that—
13	(1) the process the State educational agency
14	proposes for differentiating school improvement ac-
15	tions under sections 105(b)(2) and 107, which proc-
16	ess will assign high schools to each of the school im-
17	provement categories described in section 105(b)(2)
18	in such a way that accurately identifies the high
19	school and leads to the implementation of the inter-
20	ventions necessary to meet the needs of the students
21	attending the high school; and
22	(2) the annual growth targets proposed by the
23	State educational agency under section 105(b)(3)(D)
24	are meaningful and achievable, and demonstrate
25	continuous and substantial progress.

1	SEC. 105. STATE PLAN TO DEVELOP DIFFERENTIATED
2	HIGH SCHOOL IMPROVEMENT SYSTEM.
3	(a) In General.—For a State to be eligible to re-
4	ceive a grant under this title, the State educational agency
5	shall submit a plan to the Secretary at such time, in such
6	manner, and containing such information as the Secretary
7	may reasonably require.
8	(b) Contents.—Each plan submitted under this sec-
9	tion shall include the following:
10	(1) School improvement process.—The
11	State educational agency shall describe how the
12	State educational agency will use funds authorized
13	under this title to establish or expand a statewide
14	differentiated high school improvement system de-
15	scribed in section 107.
16	(2) Statewide differentiated high
17	SCHOOL IMPROVEMENT.—
18	(A) Process of differentiation.—The
19	State educational agency shall describe a data-
20	driven process for categorizing high schools into
21	the categories described in subparagraph (B)
22	using—
23	(i) the indicators used to determine
24	annual measurable growth; and
25	(ii) data from the school performance
26	indicators described in paragraph (3).

(B) DIFFERENTIATED HIGH SCHOOL IMPROVEMENT CATEGORIES.—The State educational agency shall describe how local educational agencies will use the process established under subparagraph (A) to categorize the
high schools in the State that do not make annual measurable growth for 2 consecutive years
into one of the following school improvement
categories:

- (i) Schools Needing targeted interventions.—High schools whose performance on the school performance indicators described in paragraph (3) demonstrate a need for targeted interventions described in section 110(b) to improve student outcomes and make annual measurable growth.
- (ii) Schools Needing whole school reforms.—High schools whose performance on the school performance indicators demonstrate a need for comprehensive schoolwide reform described in section 110(c) to improve student outcomes and make annual measurable growth.

- 1 (iii) Schools Needing Replace2 Ment.—High schools whose school per3 formance indicators demonstrate a need
 4 for replacement, as described in section
 5 110(d).
 - (C) Special Rule.—A State educational agency may propose in the plan under this section additional levels of differentiation within a particular school improvement category described in subparagraph (B) to further target and prioritize school needs and to align differentiation with the State's existing State accountability systems.
 - (D) DEMONSTRATION OF DEVELOP-MENT.—The State shall demonstrate how the State plan was developed in consultation with a representative group of local educational agencies.
 - (E) Continuous improvement.—The State educational agency shall describe how the State educational agency will evaluate annually the progress of high schools to ensure that each high school is making continuous and substantial improvement in accordance with the annual growth targets described in paragraph (3)(D)

1	and consistent with the requirements described
2	in section 110.
3	(F) AUTOMATIC DESIGNATION.—The proc-
4	ess of categorization proposed by the State edu-
5	cational agency shall ensure that a high school
6	shall be automatically identified as a school in
7	need of whole school reform or as a school in
8	need of replacement, if the high school has a
9	graduation rate of 50 percent or less in the
10	most recent year for which data are available.
11	(3) School performance indicators.—
12	(A) In General.—The State educational
13	agency shall define, in consultation with rep-
14	resentatives from urban and rural local edu-
15	cational agencies in the State, a comprehensive
16	set of school performance indicators that—
17	(i) shall be used, in addition to the in-
18	dicators used to determine annual measur-
19	able growth, to—
20	(I) analyze the performance of
21	high schools in the State;
22	(II) determine the amount, inten-
23	sity, and type of support each high
24	school needs; and

1	(III) guide the school improve-
2	ment process;
3	(ii) demonstrate whether a high school
4	is making substantial and continuous
5	progress toward the goal of graduating all
6	of the school's students prepared for suc-
7	cess in higher education and careers; and
8	(iii)(I) directly measure student
9	achievement and advancement in high
10	school; or
11	(II) have been demonstrated by re-
12	search to have a direct impact on high
13	school student achievement and advance-
14	ment.
15	(B) Categories.—
16	(i) In general.—The comprehensive
17	set of school performance indicators re-
18	quired by subparagraph (A) shall include
19	indicators of—
20	(I) high school student engage-
21	ment and effort;
22	(II) student advancement;
23	(III) educator effectiveness; and
24	(IV) academic learning.

1	(ii) Indicators of high school
2	STUDENT ENGAGEMENT AND EFFORT.—
3	With respect to high school student en-
4	gagement and effort, the indicators—
5	(I) shall include student attend-
6	ance rates; and
7	(II) may include—
8	(aa) the percentage of stu-
9	dent suspensions and expulsions;
10	(bb) surveys of high school
11	student engagement and effort;
12	or
13	(cc) other indicators of stu-
14	dent engagement proposed by the
15	State educational agency and ap-
16	proved by the Secretary as part
17	of the peer review process de-
18	scribed in section 104(a).
19	(iii) Indicators of student ad-
20	VANCEMENT.—With respect to student
21	achievement, the indicators—
22	(I) shall include—
23	(aa)(AA) student-earned on-
24	time promotion rates from grade

1	to grade for all grades in the
2	high school; or
3	(BB) the percentage of stu-
4	dents who have on-time credit ac-
5	cumulation at the end of each
6	grade; and
7	(bb) the percentage of stu-
8	dents—
9	(AA) failing a core,
10	credit-bearing, English lan-
11	guage arts, mathematics, or
12	science course; or
13	(BB) failing 2 or more
14	courses of any type; and
15	(II) may include—
16	(aa) measures of enrollment,
17	retention, persistence, and degree
18	attainment in two-year and four-
19	year institutions of higher edu-
20	cation;
21	(bb) measures of the em-
22	ployment success of students who
23	graduated from the high school;
24	or

1	(cc) other indicators of stu-
2	dent advancement proposed by
3	the State educational agency and
4	approved by the Secretary as
5	part of the peer review process
6	described in section 104(a).
7	(iv) Indicators of Educator ef-
8	FECTIVENESS.—With respect to educator
9	effectiveness, the indicators—
10	(I) shall include—
11	(aa) measures of teacher at-
12	tendance, vacancies, and turn-
13	over; and
14	(bb) the percentage of highly
15	qualified teachers by grade level;
16	and
17	(II) may include—
18	(aa) student performance
19	and growth, observations, and
20	portfolio review; and
21	(bb) other indicators of edu-
22	cator effectiveness proposed by
23	the State educational agency and
24	approved by the Secretary as

1	part of the peer review process
2	described in section 104(a).
3	(v) Indicators of academic learn-
4	ING.—With respect to academic learning,
5	the indicators—
6	(I) shall include—
7	(aa) the percentage of stu-
8	dents taking a college-pre-
9	paratory curriculum, which may
10	include the percentage of stu-
11	dents taking Advanced Placement
12	courses, International Bacca-
13	laureate courses, or postsec-
14	ondary courses for dual credit;
15	(bb) the percentage of stu-
16	dents reaching proficiency on the
17	State academic assessments in
18	reading and mathematics re-
19	quired under section 1111 of the
20	Elementary and Secondary Edu-
21	cation Act of 1965 (20 U.S.C.
22	6311), disaggregated by the cat-
23	egories of students identified in
24	section $1111(b)(2)(C)(v)$ of such

1	Act (20 U.S.C.
2	1111(b)(2)(C)(v));
3	(cc) student success on
4	State or local educational agency
5	end-of-course examinations or
6	performance-based assessments
7	with standardized scoring rubrics
8	aligned to State standards, where
9	such assessments are available;
10	and
11	(dd) the percentage of stu-
12	dents who earn a postsecondary
13	credential while enrolled in sec-
14	ondary school (including an in-
15	dustry-recognized credential);
16	and
17	(II) may also include—
18	(aa) student achievement on
19	college entrance and placement
20	examinations such as the ACT or
21	SAT, or Advanced Placement or
22	International Baccalaureate ex-
23	aminations; or
24	(bb) other indicators of aca-
25	demic learning proposed by the

1	State educational agency and ap-
2	proved by the Secretary as part
3	of the peer-review process de-
4	scribed in section 104(a).
5	(C) Demonstration of capacity to
6	COLLECT AND REPORT INDICATORS.—The State
7	educational agency shall demonstrate its capac-
8	ity to collect, report, and use the indicators de-
9	fined and used to meet the requirements of sub-
10	paragraph (A), including through the use of a
11	statewide longitudinal data system.
12	(D) ANNUAL GROWTH TARGETS.—The
13	State educational agency shall set State annua
14	growth targets that—
15	(i) include a goal and a minimum per-
16	centage of expected annual growth for each
17	school performance indicator; and
18	(ii) demonstrate continuous and sub-
19	stantial progress toward the State-defined
20	goal and making annual measurable
21	growth.
22	(4) Demonstration of capacity to support
23	System.—The State educational agency shall dem-
24	onstrate capacity to support the statewide differen-

1	tiated high school improvement system, which shall
2	include, at a minimum, the following:
3	(A) System alignment.—
4	(i) Alignment with account-
5	ABILITY SYSTEM.—The State shall dem-
6	onstrate an alignment of the State ac-
7	countability system described in section
8	1111(b)(2) of the Elementary and Sec-
9	ondary Education Act of 1965 (20 U.S.C.
10	6311(b)(2)) with other accountability sys-
11	tems approved by the Secretary under such
12	section 1111.
13	(ii) Additional requirements.—
14	The State educational agency shall dem-
15	onstrate, if the State's statewide differen-
16	tiated high school improvement system in-
17	cludes additional requirements not required
18	under section 107, how such additional re-
19	quirements will lead to improved student
20	achievement and graduation rates and sys-
21	tem alignment.
22	(iii) Strengthening and aligning
23	Policies.—The State educational agency
24	shall demonstrate how the State edu-

1	cational agency will strengthen and align
2	policies affecting—
3	(I) interventions in schools in
4	whole school reform or replacement
5	under clause (ii) or (iii) of paragraph
6	(2)(B);
7	(II) new school development; and
8	(III) implementation of effective
9	school improvement activities that ad-
10	dress the education needs of high
11	school students who are off-track or
12	who have dropped out.
13	(B) Data systems.—The State edu-
14	cational agency shall demonstrate the State
15	educational agency's use and support of a state-
16	wide longitudinal data system, including dem-
17	onstrating—
18	(i) that such system exists, or is being
19	developed, and includes the elements de-
20	scribed in section $6401(e)(2)(D)$ of the
21	America COMPETES Act (20 U.S.C.
22	9871(e)(2)(D));
23	(ii) a commitment to the maintenance
24	and growth of such system;

1	(iii) State policies that ensure the pro-
2	tection of personally identifiable informa-
3	tion in such system and authorize such
4	system to collect, share, and link data from
5	multiple systems for the purposes of eval-
6	uations and continuous improvement;
7	(iv) governance structures to guide
8	the collection, sharing and use of the data
9	in such system; and
10	(v) that such system includes linkages
11	between kindergarten through grade 12
12	data systems with early learning, postsec-
13	ondary education, workforce, social services
14	and other critical State agency data sys-
15	tems in order to achieve interoperability
16	with systems in other States.
17	(C) CAPACITY AND TECHNICAL ASSIST-
18	ANCE.—The State educational agency shall
19	demonstrate how it will support the statewide
20	differentiated high school improvement system,
21	including—
22	(i) a description of the statewide sys-
23	tem of support, including regional support
24	services and how schools identified under
25	this Act and the local educational agencies

1	that serve such schools can utilize such
2	supports to improve teaching, learning,
3	and student outcomes;
4	(ii) a description of how the State
5	educational agency will review, support,
6	monitor, and provide technical support for
7	local educational agency plans in accord-
8	ance with paragraph (5);
9	(iii) a description of the State edu-
10	cational agency staffing structure that is
11	designed to—
12	(I) carry out the activities de-
13	scribed in clause (ii);
14	(II) assist local educational agen-
15	cy school improvement teams de-
16	scribed in section 109(b)(2), including
17	supporting local educational agencies
18	and school officials in developing and
19	implementing school improvement
20	plans, including through the provision
21	of resources, training and technical
22	assistance; and
23	(III) coordinate services across
24	other State agencies to streamline and
25	improve support provided to schools

1	identified as needing targeted inter-
2	vention, whole school reform, or re-
3	placement under paragraph (2)(B);
4	(iv) a description of how the State
5	educational agency will develop and iden-
6	tify school improvement planning tools for
7	use by the local educational agencies and
8	schools, such as needs assessments; and
9	(v) a description of how the State
10	educational agency will ensure local edu-
11	cational agencies with high numbers of
12	schools in whole school reform and replace-
13	ment and such schools will be prioritized
14	and targeted with support.
15	(D) Increasing local capacity for im-
16	PROVEMENT.—The State educational agency
17	shall demonstrate how the State educational
18	agency will align its resources and policies to
19	increase State and local capacity to ensure com-
20	prehensive support for schools identified as
21	needing targeted intervention, whole school re-
22	form, or replacement under paragraph (2)(B),
23	including how the State educational agency

will—

1	(i) target resources, including re-
2	sources from additional funding sources, to
3	improve teacher and school leader quality
4	or effectiveness in such schools including
5	using data for decisionmaking;
6	(ii) leverage resources from other
7	funding sources, such as school improve-
8	ment funds, technology and data funds,
9	and professional development funds;
10	(iii) provide local educational agencies
11	with support in finding and utilizing sec-
12	ondary school reform partners and other
13	external partners;
14	(iv) increase access to State and re-
15	gional technical assistance services;
16	(v) ensure an equitable distribution of
17	teachers and school leaders with a dem-
18	onstrated record of improving student
19	achievement and graduation rates among
20	the schools in the State that are identified
21	for targeted intervention, whole school re-
22	form, or replacement under paragraph
23	(2)(B), particularly those schools in whole

school reform or replacement, as compared

1	to schools not identified under paragraph
2	(2)(B);
3	(vi) ensure that local educational
4	agencies in the State have adequate re-
5	sources to serve schools;
6	(vii) support the development of effec-
7	tive school leaders for high schools identi-
8	fied for targeted intervention, whole school
9	reform, or replacement under paragraph
10	(2)(B);
11	(viii) assist local educational agencies
12	in developing early warning indicator sys-
13	tems described in section 109(b)(6)(A);
14	and
15	(ix) assist local educational agencies
16	in developing education options as de-
17	scribed in section 109(b)(6)(B).
18	(5) State review of local educational
19	AGENCY PLANS.—
20	(A) REVIEW LOCAL EDUCATIONAL AGENCY
21	PLANS.—The State educational agency shall de-
22	scribe how the State educational agency will
23	collect and review high school improvement
24	plans described in section 109(b)(4), including
25	a description of—

1	(i) how the State educational agency
2	will measure and ensure local educational
3	agencies have the capacity to carry out
4	such high school improvement plans;
5	(ii) how a local educational agency
6	may propose additional levels of differen-
7	tiation within a particular school improve-
8	ment category described in paragraph
9	(2)(B) that are aligned with the State ac-
10	countability system under section
11	1111(b)(2) of the Elementary and Sec-
12	ondary Education Act of 1965 (20 U.S.C.
13	6311(b)(2));
14	(iii) how the State educational agency
15	will allow consortia of local educational
16	agencies, particularly those in rural areas,
17	to collaborate to develop and implement
18	school improvement plans;
19	(iv) how the State educational agency
20	will review plans with the assistance and
21	advice of a peer review panel that includes
22	educators and individuals who are experts
23	in—
24	(I) educational standards, assess-
25	ments, and accountability;

1	(II) high school improvement;
2	(III) dropout prevention, inter-
3	vention, and recovery;
4	(IV) parental involvement; and
5	(V) other educational needs of
6	high school students;
7	(v) how the State, in consultation with
8	the peer review panel, shall ensure the
9	local educational agency has identified the
10	school improvement category described in
11	section 105(b)(2) for each high school
12	served by the local educational agency that
13	did not make annual measurable growth
14	for 2 consecutive years in such a way that
15	accurately identifies the high school and
16	leads to the implementation of the inter-
17	ventions necessary to meet student needs;
18	(vi) how the State will provide local
19	educational agencies the opportunity to re-
20	vise high school improvement plans, includ-
21	ing, if the State educational agency, in
22	consultation with the peer review panel de-
23	scribed in clause (iv), determines that the
24	local educational agency's plan does not
25	meet the requirements of this title—

1	(I) immediately notifying the
2	local educational agency of such deter-
3	mination and the reasons for such de-
4	termination; and
5	(II) offering the local educational
6	agency an opportunity to revise the
7	plan, and technical assistance for re-
8	vising the plan; and
9	(vii) how the State will make the
10	school improvement plans available to the
11	public.
12	(B) Allocation of subgrants.—The
13	State educational agency shall describe how it
14	will award subgrants to local educational agen-
15	cies consistent with section 108.
16	(C) Monitoring of school improve-
17	MENT PLANS.—The State educational agency
18	shall describe how the State educational agency
19	will review and monitor the implementation of
20	high school improvement plans, including how
21	the State will analyze the implementation of the
22	high school improvement plans of high schools
23	that do not meet the annual growth targets set
24	in accordance with paragraph (3)(D) and de-

- 1 fined in the school improvement plan described 2 in section 109(b)(4).
- (D) 3 Providing TECHNICAL ASSIST-4 ANCE.—The State educational agency shall describe how it will provide technical assistance to 6 local educational agencies and high schools that 7 need support to develop and to implement high 8 school improvement plans described in section 9 109(b)(4) and improve graduation rates and 10 student achievement, including through the use of secondary school reform partners, where ap-12 propriate.
 - (6) EVALUATION OF SUCCESS.—The State educational agency shall describe how, every 5 years, the State educational agency will evaluate how the activities assisted under this title have been successful in improving student achievement and outcomes of the cohort of students whose year of entry into high school was 4 years before the evaluation, including measurement of the State educational agency's effectiveness in carrying out the activities described in the application under this subsection.

23 SEC. 106. USE OF GRANT FUNDS.

24 A State educational agency that receives a grant under this title—

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1	(1) shall reserve not more than 10 percent of
2	the grant funds—
3	(A) to carry out the activities described in
4	the State plan under section 105; and
5	(B) to establish or expand a statewide dif-
6	ferentiated high school improvement system de-
7	scribed in section 107; and
8	(2) shall use not less than 90 percent of the
9	grant funds to make subgrants to local educational
10	agencies in accordance with section 108.
11	SEC. 107. STATEWIDE DIFFERENTIATED HIGH SCHOOL IM-
12	PROVEMENT SYSTEM.
13	A statewide differentiated high school improvement
14	system shall be designed by the State educational agency
15	to—
16	(1) use data to identify high schools for tar-
17	geted intervention, whole school reform, or replace-
18	ment, as described in section 105(b)(2)(B), within
19	the State;
20	(2) differentiate school improvement actions
21	under section 105(b)(2) based on the amount and
22	
	type of supports necessary to improve student
23	type of supports necessary to improve student achievement and graduation rates in high schools

- 1 (3) provide resources to support the evidence-2 based activities that school improvement teams 3 choose, based on school performance data, to carry 4 out under section 110;
 - (4) target resources and support to those high schools in the State that are identified for whole school reform or replacement;
 - (5) ensure that each high school identified for targeted intervention, whole school reform, or replacement that is making progress on the State's school performance indicators described in section 105(b)(3) continues to implement effective school improvement strategies identified in the high school's school improvement plan;
 - (6) ensure that high schools identified for whole school reform or replacement making progress on the State's school performance indicators have the resources and supports necessary to improve high school graduation rates and student achievement;
 - (7) build the capacity of the State educational agency and local educational agencies to assist in improving student achievement and graduation rates in high schools identified for whole school reform and replacement; and

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1	(8) ensure that high schools identified for whole
2	school reform and replacement making progress on
3	school performance indicators continue to have the
4	resources and support necessary to further improve
5	high school graduation rates and student achieve-
6	ment.
7	SEC. 108. SUBGRANTS TO LOCAL EDUCATIONAL AGENCIES.
8	(a) Award Basis.—
9	(1) Priority of whole school reform and
10	REPLACEMENT.—In awarding subgrants under this
11	section, a State educational agency shall—
12	(A) before awarding any subgrants to local
13	educational agencies serving high schools identi-
14	fied for targeted intervention under section
15	105(b)(2), award subgrants to, on a competitive
16	basis, local educational agencies serving high
17	schools identified as needing whole school re-
18	form and replacement; and
19	(B) ensure that each subgrant awarded to
20	a local educational agency provides funding ade-
21	quate to fulfill the school improvement needs
22	outlined in the local educational agency's school
23	plan, as approved by the State educational
24	agency.

1	(2) Targeted interventions.—If subgrant
2	funds remain after the application of subsection (a)
3	then the State educational agency shall award re-
4	maining subgrant funds to local educational agencies
5	serving high schools needing targeted interventions.
6	(3) Competitive basis.—A State educational
7	agency that receives a grant under this title shall
8	award subgrants, in accordance with subsections (a)
9	and (b), to local educational agencies on the basis
10	of—
11	(A) the quality of the school improvement
12	plan to improve student graduation rates and
13	student achievement in high schools that have
14	not made annual measurable growth for 2 con-
15	secutive years;
16	(B) the capacity of the local educational
17	agency to implement the plan; and
18	(C) the need of the local educational agen-
19	cy, based on student high school graduation
20	rates and the percentage of students from fami-
21	lies with incomes below the poverty line.
22	(b) Application.—
23	(1) In general.—To be eligible to receive a
24	subgrant under this title, a local educational agency

shall submit an application to the State educational

1	agency at such time, in such manner, and containing
2	such information as the State educational agency
3	may reasonably require.
4	(2) Contents.—Each application submitted
5	under this subsection shall include—
6	(A) a description, for each high school
7	identified pursuant to section 109(b)(1), of how
8	the local educational agency will carry out ac-
9	tivities described in section 110 for the high
10	school;
11	(B) a description of the local educational
12	agency staffing structure that is designed to—
13	(i) carry out the activities described in
14	section 109(a);
15	(ii) assist school improvement teams,
16	including supporting local educational
17	agency and school officials in developing
18	and implementing high school improvement
19	plans, by providing resources, training, and
20	technical assistance, and through other
21	means; and
22	(iii) coordinate services across other
23	governmental agencies and nongovern-
24	mental organizations to streamline and im-
25	prove support provided to schools identified

1	for a school improvement category de-
2	scribed in section 105(b)(2);
3	(C) a description of the policies and proce-
4	dures the local educational agency shall imple-
5	ment to ensure the distribution and assignment
6	of high-quality teachers and leaders in a man-
7	ner that first fulfills the needs of the schools
8	identified as needing targeted intervention,
9	whole school reform, or replacement;
10	(D) an assurance that the local educational
11	agency will use subgrant funds under this title
12	first to meet the needs of high schools served
13	by the local educational agency that are identi-
14	fied for whole school reform or replacement
15	under clause (ii) or (iii) of section 105(b)(2);
16	(E) an assurance that the local educational
17	agency shall provide ongoing support and re-
18	sources to high schools identified for whole
19	school reform or replacement, and are making
20	progress on the State's school performance indi-
21	cators described in section 105(b)(3), to ensure
22	continued improvement;
23	(F) a description of how the local edu-
24	cational agency will increase its capacity to im-

prove high schools with low student achievement and graduation rates; and

- (G) an assurance that the local educational agency will conduct the capacity and needs assessment required under subsection (b)(9) and provide the results of the assessment to the State educational agency.
- 9 cy shall describe how data will be used, consistent 10 with the requirements of this section, to inform the 11 classification of high schools, and development and 12 implementation of school improvement plans, includ-13 ing that data described in section 109(b)(1)(A).
- 14 (c) SUPPLEMENT, NOT SUPPLANT.—A local edu-15 cational agency that receives a subgrant under this section 16 shall use the subgrant funds to supplement, and not sup-17 plant, other Federal and non-Federal funds available for 18 high schools served by the local educational agency.

(d) Matching Funds.—

(1) IN GENERAL.—A local educational agency receiving a subgrant under this section shall provide matching funds, from non-Federal sources, in an amount equal to not less than 15 percent of the total subgrant award for the local educational agency, which may be provided in cash or in-kind.

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1	(2) Use of matching funds.—The matching
2	funds shall be used to provide technical assistance to
3	high schools served by the local educational agency
4	in—
5	(A) developing the high schools' high
6	school improvement plans described in section
7	109(b)(4);
8	(B) conducting the capacity and needs as-
9	sessments described in section 109(b)(9); and
10	(C) implementing and monitoring the im-
11	plementation of the high school improvement
12	plans.
13	(3) Waiver.—The Secretary may waive all or
14	part of the matching requirement described in para-
15	graph (1) for any fiscal year for a local educational
16	agency if the Secretary determines that applying the
17	matching requirement to such local educational
18	agency would result in serious hardship or an inabil-
19	ity to carry out the authorized activities described in
20	section 110.
21	SEC. 109. LOCAL EDUCATIONAL AGENCY IMPLEMENTATION
22	OF SCHOOL IMPROVEMENT SYSTEM.
23	(a) DISTRICT-WIDE HIGH SCHOOL IMPROVEMENT.—
24	A local educational agency that receives a subgrant under
25	section 108 shall use subgrant funds to develop, lead, and

1	implement a district-wide approach to high school im-
2	provement that meets the requirements of subsection (b)
3	and carry out the activities described in section 110.
4	(b) System Requirements.—
5	(1) DIFFERENTIATE HIGH SCHOOLS.—The local
6	educational agency shall—
7	(A) identify the category of high school im-
8	provement, as described in section 105(b)(2),
9	using data from the school performance indica-
10	tors as prescribed by the State educational
11	agency in accordance with section 105(b), for
12	each high school served by such agency that
13	does not make annual measurable growth for 2
14	consecutive years; and
15	(B) publicly identify such schools by school
16	improvement category.
17	(2) School improvement teams.—
18	(A) IN GENERAL.—The local educational
19	agency shall convene a school improvement
20	team for each high school served by such agen-
21	cy that is assigned to one of the school improve-
22	ment categories described in section 105(b)(2).
23	(B) Members.—

1	(i) Mandatory members.—The
2	school improvement team for a high school
3	shall include—
4	(I) the school leader of the high
5	school;
6	(II) if applicable, at least 1
7	teacher from the high school rep-
8	resenting career and technical edu-
9	cation;
10	(III) at least 2 teachers from the
11	high school representing different
12	grade levels or disciplines;
13	(IV) local educational agency
14	staff;
15	(V) a school counselor from the
16	high school; and
17	(VI) a local representative of the
18	business community, with preference
19	given to a member of a school's busi-
20	ness advisory council, if applicable.
21	(ii) Additional members.—The
22	school improvement team for a high school
23	shall include at least one of the following:
24	(I) A parent of a student in the
25	high school.

1	(II) A community representative,
2	such as a representative of nonprofit
3	organizations serving young people
4	and the business community.
5	(III) A pupil service representa-
6	tive.
7	(IV) In the case of a school in
8	whole school reform or replacement,
9	secondary school reform partners.
10	(iii) Optional members.—The
11	school improvement team for a high school
12	may include State educational agency staff,
13	if requested by the local educational agency
14	or assigned by the State educational agen-
15	ey.
16	(C) COLLABORATION.—The local edu-
17	cational agency shall ensure collaboration—
18	(i) of school improvement teams with
19	personnel of middle grades schools served
20	by the local educational agency whose stu-
21	dents will attend high schools that are
22	identified for one of the categories de-
23	scribed in section 105(b)(2), to the extent
24	appropriate; and

1	(ii) among or between school improve-
2	ment teams at schools assigned to one of
3	the school improvement categories and
4	school leadership and other personnel at
5	schools served by the local educational
6	agency that have made annual measurable
7	growth.
8	(3) USE OF DATA.—Consistent with the re-
9	quirements of this section, the local educational
10	agency shall use, at minimum, data on the following
11	to inform the classification of high schools:
12	(A) School performance indicators de-
13	scribed in section 105(b)(3).
14	(B) Indicators used to determine annual
15	measurable growth.
16	(C) Information about incoming students
17	in the initial grade of the high school.
18	(D) Information about the student popu-
19	lation, including data provided through the
20	early warning indicator system described in
21	paragraph $(6)(A)$.
22	(E) The schools' capacity and needs, as de-
23	scribed in paragraph (9).
24	(4) Develop high school improvement
25	PLANS —The school improvement team convened

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- under paragraph (2) for each school shall use the data described in paragraph (3), and other relevant data and knowledge regarding the school, to develop a multiyear school improvement plan. Such plan shall—
 - (A) identify the school annual growth targets for the State's school performance indicators described in section 105(b)(3) that meet or exceed the State's annual growth targets described in such section;
 - (B) define the evidence-based academic and nonacademic interventions and resources necessary to meet the school annual growth targets and make annual measurable growth;
 - (C) identify the roles of the State educational agency, the local educational agency, the school, and secondary school reform partners and other external partners, as appropriate, in providing such interventions and the resources necessary to meet the school annual growth targets and make annual measurable growth;
 - (D) provide for the involvement of business and community organizations and other entities, including parents and institutions of high-

1	er education, in the activities to be assisted
2	under the subgrant; and
3	(E) describe and direct the use of—
4	(i) any additional funding to be pro-
5	vided by the State educational agency, the
6	local educational agency, or other sources
7	to support activities carried out under this
8	title; and
9	(ii) in the case of a high school identi-
10	fied for whole school reform or replace-
11	ment, secondary school reform partners
12	and external partners.
13	(5) Implement high school improve-
14	MENT.—The local educational agency shall use funds
15	to—
16	(A) engage in a planning period of not
17	longer than 180 days to prepare to implement
18	the school improvement plan for each high
19	school, including preparation activities such
20	as—
21	(i) creating a skilled leadership team
22	and providing professional development in
23	best practice and successful school models
24	that educate similar student populations;

1	(ii) working with secondary school re-
2	form partners to identify roles and respon-
3	sibilities to create a comprehensive ap-
4	proach and effort to implementing the
5	school improvement plan for each school
6	identified for targeted intervention, whole
7	school improvement, or replacement;
8	(iii) planning and providing profes-
9	sional development to high school teachers
10	in instruction, use of data, and working in
11	the identified schools;
12	(iv) appropriately identifying teachers
13	for each grade and course;
14	(v) establishing and implementing use
15	of the early warning indicator system de-
16	scribed in paragraph (6)(A); and
17	(vi) establishing a school schedule that
18	enables the implementation of the high
19	school improvement plan; and
20	(B) ensure the implementation of the high
21	school improvement plans for the high schools
22	identified for one of the categories described in
23	section $105(b)(2)$.
24	(6) Implement district-wide activities.—
25	The local educational agency shall support successful

1	implementation of high school improvement plans
2	and district-wide improvement through—
3	(A) establishing an early warning indicator
4	system to identify students who are at risk of
5	dropping out of high school and to guide pre-
6	ventive and recuperative school improvement
7	strategies, including—
8	(i) identifying and analyzing the aca-
9	demic risk factors that most reliably pre-
10	diet dropouts, such as by using longitu-
11	dinal data of past cohorts of students;
12	(ii) identifying specific indicators of
13	student progress and performance, such as
14	attendance, academic performance in core
15	courses, and credit accumulation, to guide
16	decisionmaking;
17	(iii) identifying or developing a mech-
18	anism for regularly collecting and ana-
19	lyzing data about the impact of interven-
20	tions on the indicators of student progress
21	and performance; and
22	(iv) analyzing academic indicators to
23	determine whether students are on track to
24	graduate secondary school in the standard
25	number of years;

1	(B) providing academically rigorous edu-
2	cation options that lead to a secondary school
3	diploma consistent with readiness for postsec-
4	ondary education and the workforce, based on
5	an analysis of data described in paragraph (3)
6	and other student-level data and designed to
7	meet the students' needs and interests, such
8	as—
9	(i) effective research-based dropout
10	prevention, credit and dropout recovery,
11	and recuperative education programs for
12	students who are not making sufficient
13	progress to graduate high school in the
14	standard number of years or have dropped
15	out of high school;
16	(ii) providing students with post-sec-
17	ondary learning opportunities, such as
18	through access to a relevant curriculum or
19	course of study that enables a student to
20	earn a secondary school diploma and—
21	(I) an associate's degree;
22	(II) an industry-recognized cre-
23	dential; or
24	(III) transferable credit toward a
25	postsecondary degree or credential;

1	(iii) combining rigorous academic edu-
2	cation with career training, including
3	training that leads to postsecondary or in-
4	dustry-recognized credentials, for students;
5	(iv) increasing access to Advanced
6	Placement or International Baccalaureate
7	courses and examinations;
8	(v) developing and utilizing innovative,
9	high quality distance learning strategies to
10	improve student academic achievement; or
11	(vi) increasing access to work-based
12	learning opportunities;
13	(C) providing targeted research-based
14	interventions for middle schools that feed into
15	the high schools identified by the local edu-
16	cational agency as needing whole school reform
17	or replacement;
18	(D) identifying and implement strategies
19	for pairing academic support with integrated
20	student services and case-managed interven-
21	tions for students requiring intensive supports,
22	which may include partnership with other exter-
23	nal partners;

1	(E) providing technical assistance to high
2	schools identified for 1 of the categories de-
3	scribed in section 105(b)(2) through—
4	(i) streamlining and prioritizing re-
5	sources to organize support for schools in
6	whole school reform or replacement, such
7	as through identifying and developing cat-
8	egories or clusters of schools with similar
9	school improvement needs; and
10	(ii) assisting schools in identifying
11	secondary school reform partners and
12	other external partners; and
13	(F) supporting the use of data to improve
14	teaching and learning, including—
15	(i) improving longitudinal student
16	data systems;
17	(ii) regularly analyzing and commu-
18	nicating data to educators, parents, and
19	students that they can use; and
20	(iii) building school leaders' and
21	teachers' data and assessment literacy.
22	(7) Ensure continuous high school im-
23	PROVEMENT.—

1	(A) IN GENERAL.—The local educational
2	agency shall ensure the continuous improve-
3	ment of high schools by—
4	(i) evaluating the progress of each
5	high school in making continuous and sub-
6	stantial progress based on the high school's
7	annual growth targets identified under
8	paragraph (4) for the school; and
9	(ii) determining the high school's
10	progress and taking appropriate actions, as
11	provided in subparagraphs (B) and (C).
12	(B) On track.—Each high school that is
13	meeting the school's annual growth targets
14	identified in the high school improvement plan
15	for the high school, shall continue to implement
16	school improvement activities in accordance
17	with the high school improvement plan.
18	(C) NOT ON TRACK.—
19	(i) Annual Review.—For each high
20	school that is not meeting the high school's
21	annual growth targets, the local edu-
22	cational agency shall—
23	(I) after the first year that the
24	high school fails to meet the high
25	school's annual growth targets, review

1	the high school improvement plan and
2	develop and implement a new plan;
3	and
4	(II) after the high school fails to
5	meet the high school's annual growth
6	targets for 2 or more consecutive
7	years, reclassify the school as a school
8	in need of whole school reform or re-
9	placement, as appropriate based on
10	the State educational agency's cat-
11	egorization system described in sec-
12	tion $105(b)(2)$.
13	(ii) Resubmission of school
14	PLAN.—For each high school that fails to
15	meet the high school's annual growth tar-
16	gets for 2 or more consecutive years, the
17	local educational agency may develop and
18	submit to the State educational agency for
19	review a new school improvement plan, as
20	the local educational agency determines ap-
21	propriate.
22	(8) Assurances.—The local educational agen-
23	cy shall ensure that high schools receiving additional
24	students due to other high schools being replaced
25	under subsection (c) will have sufficient capacity, re-

1	sources, and funding to deliver a high quality edu-
2	cation to all students.
3	(9) Capacity and needs assessment.—
4	(A) IN GENERAL.—Each school improve-
5	ment team described in subsection (b)(2) and
6	the local educational agency shall conduct a
7	high school capacity and needs assessment for
8	the high school served by the team that in-
9	cludes—
10	(i) a description and analysis of the
11	high school's capacity to implement the
12	school improvement activities identified in
13	the high school improvement plan, includ-
14	ing an analysis of—
15	(I) the number, experience, train-
16	ing level, responsibilities, and stability
17	of existing administrative, instruc-
18	tional, and noninstructional staff for
19	the high school; and
20	(II) a review of the budget, in-
21	cluding how Federal, State, and local
22	funds are being spent, as of the time
23	of the assessment, for instruction and
24	operations at the school level for staff
25	salaries, instructional materials, pro-

1	fessional development, and student
2	support services, in order to establish
3	the extent to which existing resources
4	need to and can be reallocated to sup-
5	port the needed school improvement
6	activities;
7	(ii) additional resources and staff nec-
8	essary to implement the school improve-
9	ment activities identified in the high school
10	improvement plan; and
11	(iii) an analysis of the local edu-
12	cational agency's capacity to provide tech-
13	nical assistance, additional staff, and re-
14	sources to implement the high school im-
15	provement plan and to improve the high
16	school's performance.
17	(B) Assessment requirements.—A
18	local educational agency shall use the informa-
19	tion provided in the capacity and needs assess-
20	ment for a high school, in coordination with the
21	high school's school improvement plan and the
22	understanding of the reform history of high
23	schools, to—
24	(i) determine the level and direct the
25	use of—

1	(I) the funds requested by the
2	local educational agency for the high
3	school under the subgrant under this
4	section; and
5	(II) any additional funding to be
6	provided by the State educational
7	agency, the local educational agency,
8	or other sources; and
9	(ii) to determine the number and di-
10	rect the use of secondary school reform
11	partners and external partners.
12	(C) TECHNICAL ASSISTANCE.—A local edu-
13	cational agency may request technical assist-
14	ance from the State educational agency in pre-
15	paring the plan and the capacity and needs as-
16	sessment required under this paragraph.
17	(c) Authority To Intervene.—The State edu-
18	cational agency may intervene to develop or implement the
19	high school improvement plans, or enter into contracts
20	with secondary school reform partners to assist local edu-
21	cational agencies with the development and implementa-
22	tion of high school improvement plans, if the State edu-
23	cational agency determines that—
24	(1) a local educational agency serving a high
25	school in whole school reform or replacement has not

- 1 submitted an application described in section 108(b);
- 2 or
- 3 (2) a local educational agency does not have the
- 4 capacity to implement the school improvement activi-
- 5 ties described in the school improvement plan sub-
- 6 mitted under subsection (b)(4).

7 SEC. 110. SCHOOL IMPROVEMENT ACTIVITIES.

- 8 (a) In General.—The school improvement team de-
- 9 scribed in section 109(b)(2) for each high school identified
- 10 for a school improvement category described in section
- 11 105(b)(2) shall ensure that the school improvement activi-
- 12 ties included in the school improvement plan are imple-
- 13 mented.
- 14 (b) Targeted Interventions.—A high school
- 15 identified for targeted interventions under section
- 16 109(b)(1) or the local educational agency serving such
- 17 high school, shall implement research-based targeted
- 18 interventions, using data from the school performance in-
- 19 dicators, the early warning indicator system, other student
- 20 indicators, and the capacity and needs assessment for the
- 21 high school. The targeted interventions shall be designed,
- 22 at a minimum, to address the specific problems identified
- 23 by the indicators, including the needs of students who are
- 24 not making sufficient progress to graduate in the standard
- 25 number of years.

1	(c) Whole School Reform.—The local educational
2	agency or State educational agency, with technical assist-
3	ance from secondary school reform partners, shall enable
4	and assist each school identified as needing whole school
5	reform pursuant to section 109(b)(1) to implement whole
6	school reform based on scientifically valid research using
7	the data described in section 109(b)(3). Such reform—
8	(1) shall address the comprehensive aspects of
9	high school reform, including—
10	(A) schoolwide needs;
11	(B) students who need targeted assistance;
12	and
13	(C) students who need intensive interven-
14	tions, including those who are not making suffi-
15	cient progress to graduate on time;
16	(2) shall address schoolwide factors to improve
17	student achievement, including—
18	(A) setting high expectations and infusing
19	relevance into learning for all students;
20	(B) personalizing the high school experi-
21	ence; and
22	(C) improving school climate, including
23	student attendance and behavior;
24	(3) shall include activities that—
25	(A) ensure continuous improvement by—

1	(i) ensuring the school improvement
2	plan is supported to the extent practicable
3	by all school staff;
4	(ii) establishing clear—
5	(I) goals and growth targets for
6	implementation outcomes; and
7	(II) school annual growth tar-
8	gets; and
9	(iii) regularly evaluating implementa-
10	tion of and fidelity to the high school im-
11	provement plan, such as dedicating a staff
12	member to support implementation of the
13	school improvement plan;
14	(B) organize the school to improve teach-
15	ing and learning, including through—
16	(i) strategic use of time, such as—
17	(I) establishing common planning
18	time for subject area teachers and
19	interdisciplinary teams who share
20	common groups of students;
21	(II) utilizing block scheduling or
22	redesigning the school calendar year
23	or day to create extended learning
24	time in core subjects; or

1	(III) creating a flexible school pe-
2	riod to address specific student aca-
3	demic needs and interests such as
4	credit recovery, electives, or service
5	learning;
6	(ii) alignment of resources to improve-
7	ment goals, such as through ensuring that
8	students in their initial year in the high
9	school are taught by teachers prepared to
10	meet their specific learning needs; and
11	(iii) development of effective leader-
12	ship structures, supports, and clear deci-
13	sionmaking processes, such as through de-
14	veloping distributive leadership and leader-
15	ship teams;
16	(C) improve curriculum and instruction,
17	including through—
18	(i) increasing access to rigorous and
19	advanced coursework, including adoption
20	and implementation of a college- and work-
21	ready curriculum, and evidence-based, en-
22	gaging instructional materials aligned with
23	such a curriculum, for all students;
24	(ii) increasing access to contextualized
25	learning opportunities aligned with readi-

1	ness for postsecondary education and the
2	workforce, such as—
3	(I) providing work-based, project-
4	based, and service-learning opportuni-
5	ties;
6	(II) providing a high quality, col-
7	lege preparatory curriculum in the
8	context of a rigorous career and tech-
9	nical education core; or
10	(III) implementing career acad-
11	emies or programs of study in high-
12	demand fields leading to industry-rec-
13	ognized credentials or postsecondary
14	credit;
15	(iii) regularly collecting and using
16	data to inform instruction, such as—
17	(I) through use of formative as-
18	sessments;
19	(II) creating and using common
20	grading rubrics; or
21	(III) identifying effective instruc-
22	tional approaches to meet student
23	needs; and
24	(iv) emphasizing core skills instruc-
25	tion, such as literacy, across content areas;

1	(D) provide students with academic and
2	social support to address individual student
3	learning needs, including through—
4	(i) increasing personalization through
5	learning structures that facilitate the de-
6	velopment of student and staff relation-
7	ships such as—
8	(I) implementing grade 9 acad-
9	emies, career academies, or programs
10	of study;
11	(II) establishing teams of teach-
12	ers who work exclusively with small
13	groups of students; or
14	(III) creating advisor positions to
15	provide students with study, organiza-
16	tional, and social skills;
17	(ii) offering extended-learning, credit
18	recovery, mentoring, or tutoring options of
19	sufficient scale to meet student needs;
20	(iii) providing evidence-based acceler-
21	ated learning for students with academic
22	skill levels below grade level;
23	(iv) coordinating and increasing ac-
24	cess to integrated services, such as pro-
25	viding additional counselors, social work-

1	ers, and behavior and mental health pro-
2	viders to deliver such services;
3	(v) providing graduation and postsec-
4	ondary planning and transition supports,
5	including college awareness and planning;
6	and
7	(vi) providing up-to-date, regionally
8	relevant workforce information;
9	(E) increase teacher and school leader ef-
10	fectiveness, including through—
11	(i) professional development activities
12	that respond to student and schoolwide
13	needs as identified through the data de-
14	scribed in section 109(b)(3), such as—
15	(I) training teachers, leaders, and
16	administrators together with staff
17	from high schools making annual
18	measurable growth that serve similar
19	populations and in such schools; and
20	(II) establishing peer learning
21	and coaching among teachers; and
22	(ii) facilitating collaboration, including
23	through professional communities across
24	subject area and interdisciplinary groups
25	and similar high schools; and

(F) engage families and community partners, including community-based organizations, organizations assisting parent involvement, institutions of higher education, and industry, in school improvement activities through evidencebased strategies; and

(4) may include—

- (A) providing enabling policies, such as additional flexibility regarding staffing and compensation, budgeting, student credit attainment, or use of school time, that support the implementation of effective school improvement activities and educational options, including flexibility provided under section 1114(a)(3) of the Elementary and Secondary Education Act of 1965 (20 U.S.C. 6314(a)(3));
- (B) implementing multiple school options or effective school models that address the needs of students who are not making sufficient progress to graduate in the standard number of years or have dropped out of high school, as informed by analysis of school performance indicator data described in section 105(b)(3) and early warning indicator system data described in section 109(b)(6)(A); and

1	(C) other activities designed to address
2	whole school needs, such as implementing a
3	comprehensive reform model for the high
4	school.
5	(d) Replacement.—The local educational agency,
6	in consultation with the State educational agency, sec-
7	ondary school reform partners, and external partners,
8	shall replace each high school that, using data under sec-
9	tion 109(b)(3), is identified for replacement pursuant to
10	section 109(b)(1). The local educational agency shall en-
11	sure successful implementation of the replacement strat-
12	egy through—
13	(1) closing and reopening the schools or imple-
14	menting multiple school options or effective school
15	models that address the needs of students in the re-
16	placed schools, including students who are not mak-
17	ing sufficient progress to graduate in the standard
18	number of years or have dropped out of high school;
19	(2) providing enabling policies, such as addi-
20	tional flexibility regarding staffing and compensa-
21	tion, budgeting, or use of school time; and
22	(3) implementing activities described in sub-
23	section (c).

1 SEC. 111. EVALUATION AND REPORTING.

2	(a) Local Educational Agency Reporting.—On
3	an annual basis, each local educational agency receiving
4	a subgrant under section 108 shall report to the State
5	educational agency and to the public on—
6	(1) the identified category of school improve-
7	ment for each high school in the school that failed
8	to make annual measurable growth for the most re-
9	cent 2 consecutive years;
10	(2) the school performance indicators (as de-
11	scribed in section $105(b)(3)$) for each such high
12	school, in the aggregate and disaggregated by the
13	subgroups described in section $1111(b)(2)(C)(v)(II)$
14	of the Elementary and Secondary Education Act of
15	1965 (20 U.S.C. $6311(b)(2)(C)(v)(II)$);
16	(3) each such high school's progress in meeting
17	the high school's annual growth targets under sec-
18	tion $109(b)(4)(A)$; and
19	(4) the use of subgrant funds in carrying out
20	the purposes of this title by the local educational
21	agency and each such school.
22	(b) State Educational Agency Reporting.—On
23	an annual basis, each State educational agency receiving
24	a grant under this title shall prepare and submit to the
25	Secretary, and make available to the public, a report on—

1	(1) the school performance indicators (as de-
2	scribed in section 105(b)(3)) for each high school
3	served by the State educational agency that receives
4	assistance under this title, in the aggregate and
5	disaggregated by the subgroups described in section
6	1111(b)(2)(C)(v)(II) of the Elementary and Sec-
7	ondary Education Act of 1965 (20 U.S.C.
8	6311(b)(2)(C)(v)(II));
9	(2) progress in meeting the annual growth tar-
10	gets under section 109(b)(4)(A) for each such high
11	school;
12	(3) the high schools in the State that have
13	changed school improvement categories pursuant to
14	section 109(b)(7);
15	(4) the use of funds in carrying out the pur-
16	poses of this title by each local educational agency
17	and each school served with such funds;
18	(5) the State definition of a new school, for
19	purposes of whole school reform or replacement;
20	(6) the number of schools closed for each local
21	educational agency in the State;
22	(7) the number of new schools for each local

(8) the new schools in the State that have made annual measurable growth.

educational agency in the State; and

23

24

1	(c) Report to Congress.—Not later than 2 years
2	after the date of enactment of this Act, and annually
3	thereafter, the Secretary shall prepare and submit to Con-
4	gress and make available to the public—
5	(1) a summary of the State reports under sub-
6	section (b); and
7	(2) a report on the use of funds by each State
8	under this title.
9	SEC. 112. AUTHORIZATION OF APPROPRIATIONS.
10	There is authorized to be appropriated to carry out
11	the activities authorized under this title, \$2,440,000,000
12	for fiscal year 2014 and each of the 4 succeeding fiscal
13	years.
14	TITLE II—DEVELOPMENT OF
15	EFFECTIVE SCHOOL MODELS
16	SEC. 201. PURPOSES.
17	The purposes of this title are—
18	(1) to facilitate the development and implemen-
19	tation of effective secondary school models for strug-
20	gling students and dropouts in order to raise sec-
21	ondary school graduation rates and more effectively
22	prepare students for postsecondary education and
23	the workforce; and
24	(2) to build the capacity of State educational
25	agencies, local educational agencies, nonprofit orga-

1	nizations, and institutions of higher education to im-
2	plement effective secondary school models for strug-
3	gling students and dropouts.
4	SEC. 202. DEFINITIONS.
5	In this title:
6	(1) Dropout.—The term "dropout" means an
7	individual who—
8	(A) is not older than 21;
9	(B) is not attending any school; and
10	(C) has not received a secondary school di-
11	ploma or its recognized equivalent.
12	(2) Effective school model.—The term
13	"effective school model" means—
14	(A) an existing secondary school model
15	with demonstrated effectiveness in improving
16	student academic achievement and outcomes for
17	off-track students or dropouts; or
18	(B) a proposed new secondary school
19	model design that is based on research-based
20	organizational and instructional practices for
21	improving student academic achievement and
22	outcomes for struggling students or dropouts.
23	(3) ELIGIBLE ENTITY.—The term "eligible enti-
24	ty" means—

1	(A) a local educational agency, nonprofit
2	organization, or institution of higher edu-
3	cation—
4	(i) that proposes to enhance or ex-
5	pand an existing effective school model for
6	off-track students or dropouts; or
7	(ii) that has a track record of serving
8	struggling students or dropouts and pro-
9	poses to develop a new effective school
10	model for off-track students or dropouts;
11	or
12	(B) a partnership involving 2 or more enti-
13	ties described in subparagraph (A).
14	(4) Late entrant english language
15	LEARNER.—The term "late entrant English lan-
16	guage learner" means a high school student who—
17	(A) enters a school served by a local edu-
18	cational agency at grade 9 or higher; and
19	(B) is identified by the local educational
20	agency as being limited English proficient and
21	as having experienced interrupted formal edu-
22	cation.
23	(5) Struggling student.—The term "strug-
24	gling student"—

1	(A) means a high-school-aged student who
2	is not making sufficient progress toward grad-
3	uating from secondary school with a regular di-
4	ploma in the standard number of years; and
5	(B) includes a student who—
6	(i) has been retained in grade level;
7	(ii) is an undercredited student; or
8	(iii) is a late entrant English language
9	learner.
10	(6) Undercredited student.—The term
11	"undercredited student" means a high school stu-
12	dent who lacks either the necessary credits or
13	courses, as determined by the relevant local edu-
14	cational agency and State educational agency, to
15	graduate from secondary school with a regular di-
16	ploma in the standard number of years.
17	SEC. 203. GRANTS AUTHORIZED.
18	(a) In General.—The Secretary is authorized to
19	award grants, on a competitive basis, to eligible entities
20	to enable the eligible entities to develop and implement,
21	or replicate, effective school models for struggling students
22	and dropouts.
23	(b) Period of Grant.—A grant awarded under this
24	section shall be for a period of 5 years.

1 SEC. 204. APPLICATION.

2	(a) In General.—Each eligible entity desiring a
3	grant under this title shall submit an application to the
4	Secretary at such time, in such manner, and containing
5	such information as the Secretary may require.
6	(b) Contents.—Each application submitted under
7	this section shall include a description of—
8	(1) how the eligible entity will carry out the
9	mandatory activities under section 206(a);
10	(2) the research or evidence concerning the ef-
11	fective school model that the eligible entity proposes
12	to develop and implement or replicate, including—
13	(A) for an existing effective school model
14	described in section 202(2)(A), the evidence
15	that the model has improved academic out-
16	comes for struggling students or dropouts; or
17	(B) for a proposed effective school model
18	described in section 202(2)(B), the research
19	that supports the key organizational and in-
20	structional practices of the proposed effective
21	school model;
22	(3) the eligible entity's school design elements
23	and principles that will be used in the effective
24	school model, including—
25	(A) the academic program;

1	(B) the career and technical education pro-
2	gram, if applicable;
3	(C) the instructional practices;
4	(D) the methods of assessment; and
5	(E) student supports and services, such as
6	the supports and services provided by the school
7	or offered by other organizations and agencies
8	in the community, to support positive student
9	academic achievement and outcomes;
10	(4) how the eligible entity will use student data
11	from the local educational agency or State edu-
12	cational agency to evaluate and improve academic
13	outcomes for struggling students or dropouts;
14	(5) for each school in which the eligible entity
15	implements or replicates an effective school model
16	under this title, how the eligibility entity will sustain
17	the implementation or replication of the effective
18	school model, including the financing mechanism to
19	be used;
20	(6) how the eligible entity will collect data and
21	information to assess the performance of the effec-
22	tive school model and will make necessary adjust-
23	ments to ensure continuous and substantial improve-
24	ment in student academic achievement and out-
25	comes; and

1	(7) how the eligible entity will make the per-
2	formance data available to State educational agen-
3	cies, local educational agencies, and schools serving
4	struggling students or dropouts.
5	SEC. 205. SECRETARIAL PEER REVIEW AND APPROVAL.
6	The Secretary shall—
7	(1) establish a peer-review process to assist in
8	the review and approval of applications submitted by
9	eligible entities under section 204; and
10	(2) appoint individuals to the peer-review proc-
11	ess who are experts in high school reform, dropout
12	prevention and recovery, new school development for
13	struggling students and dropouts, and adolescent
14	and academic development.
15	SEC. 206. USE OF FUNDS.
16	(a) Mandatory Use of Funds.—An eligible entity
17	receiving a grant under this title shall use grant funds
18	to—
19	(1) enhance and expand, or replicate an existing
20	effective school model described in section
21	202(2)(A), or develop a proposed effective school
22	model described in section 202(2)(B), for struggling
23	students and dropouts;
24	(2) assess the progress of the implementation
25	or replication of the effective school model and make

1	necessary adjustments to ensure continuous im-
2	provement;
3	(3) provide opportunities for professional devel-
4	opment associated with the continuous improvement
5	and implementation or replication of the effective
6	school model;
7	(4) collect data and information on the school
8	model's effectiveness in improving student academic
9	achievement and outcomes for struggling students
10	and dropouts and disseminate such data and infor-
11	mation to State educational agencies, local edu-
12	cational agencies, and schools; and
13	(5) build the capacity of the eligible entity to—
14	(A) sustain the implementation or replica-
15	tion of the effective school model assisted under
16	paragraph (1) after the grant period has ended
17	and
18	(B) replicate the effective school model.
19	(b) Optional Use of Funds.—An eligible entity re-
20	ceiving a grant under this title may use grant funds—
21	(1) to identify and create partnerships needed
22	to improve the academic achievement and outcomes
23	of the students attending a school assisted under
24	this title;

1	(2) to support family and community engage-
2	ment in the effective school model; and
3	(3) to carry out any additional activities that
4	the Secretary determines are within the purposes de-
5	scribed in section 201.
6	SEC. 207. EVALUATION AND REPORTING.
7	(a) Contents of Report.—Each eligible entity re-
8	ceiving a grant under this title shall annually report to
9	the Secretary on—
10	(1) the data and information being gathered to
11	assess the effective school model's effectiveness in
12	improving student academic achievement and out-
13	comes for struggling students and dropouts;
14	(2) the implementation status of the models,
15	any barriers to implementation, and actions taken to
16	overcome the barriers;
17	(3) any professional development activities to
18	build the capacity of—
19	(A) the eligible entity to sustain or rep-
20	licate the effective school model; or
21	(B) the staff of a school assisted under
22	this title to implement or improve the effective
23	school model;
24	(4) the progress made in improving student
25	academic achievement and outcomes in the effective

- 1 school models for struggling students and dropouts;
- 2 and
- 3 (5) the use of grant funds by the eligible entity.
- 4 (b) Independent Evaluations.—The Secretary
- 5 shall reserve not more than \$5,000,000 to carry out an
- 6 independent evaluation of the grant program under this
- 7 title and the progress of the eligible entities receiving
- 8 grants under this title.
- 9 (c) Report to Congress.—The Secretary shall
- 10 submit a report to Congress—
- 11 (1) on the activities carried out with grant
- funds under this title; and
- 13 (2) that includes, for the purpose of making
- publicly available, effective secondary school models
- for struggling students and dropouts developed with
- 16 grant funds under this title.
- 17 SEC. 208. AUTHORIZATION OF APPROPRIATIONS.
- 18 There is authorized to be appropriated to carry out
- 19 this title \$60,000,000 for fiscal year 2014 and each of
- 20 the 4 succeeding fiscal years.